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6 JPMorgan Chase Bank, N.A.

7
8 **UNITED STATES DISTRICT COURT**
9 **DISTRICT OF NEVADA**
10

11 Chris-Harold; [abode for caves:] a live,
In natural pro per COMPLAINER –

12 PLAINTIFF,

13 v.
14

JPM CHASE Bank Investments Division,
15 explicitly Not - N.A. and Their alleged:
MERS Corp., nominee and purported
16 'representatives: TIFFANY & BOSCO
FIRM, P.A., LLC and IT'S IN-HOUSE
17 SHILL DEBT COLLECTION-
FORECLOSURE MILL - ALTER EGO
18 AGENT-ENTITY: NATIONAL
DEFAULT SERVICING CORPORATION,
19 (NDSC)

20 FICTITIOUS DEFENDANTS
21

Case No. 2:16-cv-01806-RFB-GWF

**ORDER EXPUNGING
DOCUMENTS RECORDED
BY PLAINTIFF**

22 The Court, having considered: (1) the Motion to Expunge Documents Which Plaintiff
23 Recorded Against Property (ECF 14), which was filed by JPMorgan Chase Bank, N.A ("Chase")
24 on September 13, 2016; and, (2) that the Court granted the motion at a hearing conducted on May
25 10, 2017, and good cause appearing therefor,

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IT IS HEREBY ORDERED as follows:

- (i) the document entitled “Order to Proceed In Forma Pauperis,” which Plaintiff recorded on July 15, 2016, in the in the Official Records of the Clark County, Nevada Recorder, as Instrument 20160715-0000655 (a copy of which is attached hereto as **Exhibit A**) regarding the property located at 919 Linn Lane, Las Vegas, Nevada 89110 (APN 140-28-811-018) is hereby expunged and fully discharged, and is of no further force and effect for any purposes; and,
- (ii) the real property located at 919 Linn Lane, Las Vegas, Nevada 89110 (APN 140-28-811-018), which was the subject of this action, is fully exonerated from the referenced “Order to Proceed In Forma Pauperis.”

Dated this 26th day of May, 2017.


RICHARD F. BOULWARE, II
United States District Judge

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EXHIBIT A

3

RECORDING COVER PAGE

(Must be typed or printed clearly in BLACK ink only
and avoid printing in the 1" margins of document)

APN# 140-28-811-018

Inst #: 20160715-0000655

Fees: \$19.00

N/C Fee: \$0.00

07/15/2016 09:13:02 AM

Receipt #: 2818217

Requestor:

CHRIS-HAROLD

Recorded By: SAO Pgs: 3

DEBBIE CONWAY

CLARK COUNTY RECORDER

(11 digit Assessor's Parcel Number may be obtained at:
<http://redrock.co.clark.nv.us/assrealprop/owner.aspx>)

TITLE OF DOCUMENT

(DO NOT Abbreviate)

ORDER TO Proceed in FORMA PAUPERIS

Document Title on cover page must appear EXACTLY as the first page of the
document to be recorded.

RECORDING REQUESTED BY:

Chris-Harold, Filiberto-Fari-Conway

RETURN TO: Name Chris-Harold

Address 908 Port LOCAL NEAR, NON RESIDENT

City/State/Zip 9109 LINN LAKE NEAR

LAS VEGAS, NV IN FED ZONE

ZIP EXEMPT IMM 122.23 (89909)

MAIL TAX STATEMENT TO: (Applicable to documents transferring real property)

Name _____

Address _____

City/State/Zip _____

This page provides additional information required by NRS 111.312 Sections 1-2.

An additional recording fee of \$1.00 will apply.

To print this document properly—do not use page scaling.

FILED 42

JUL 06 2016

CLERK OF COURT

OIFP

Name: Chris Harold F. [illegible] AN A.P.A. Senior
Address: 10 Post Location Box #4443692 near
City, State, Zip: LAS VEGAS NEVADA 89101
Phone: 702 528 2469 NOT RESIDENT
Email: [illegible] NOT DOMESTIC
Self-Represented NOT IN FEDERAL COURT
ZIP CODE EXEMP DMM 10232

A-16-739562-C
OIFP
Order to Proceed In Forma Pauperis
4581804



DISTRICT COURT
CLARK COUNTY, NEVADA

Chris Harold F. [illegible]

Plaintiff,

vs.

J.P.M. CHASE BANK INVESTOR DIVISION
NATION DEFAULT SERVICES ALLEGED REPRESENTATIVE
Defendant.

A Their Parent Firm: TIFKANY & BASCO P.A. LLC.

CASE NO.:

A-16-739562-C

DEPT:

IX

Order to Proceed in Forma Pauperis

Upon consideration of the movant's Application to Proceed in Forma Pauperis, and it appearing that there is not sufficient income, property, or resources with which to maintain the action, and good cause appearing therefore:

IT IS HEREBY ORDERED that (name)

Chris Harold F. [illegible]

shall be permitted to proceed In Forma Pauperis with this action pursuant to the terms of this Order.

IT IS FURTHER ORDERED that if the above-named party prevails in this action, the Court shall enter an order pursuant to NRS 12.015 requiring the opposing party to pay the Court, within five (5) days, the costs which would have been incurred by the prevailing party, and those costs must then be paid as provided by law.

CLERK OF THE COURT

JUN 30 2016

RECEIVED

RECEIVED

JUL 06 2016

Clark County Self-Help Center

CLERK OF THE COURT

IT IS FURTHER ORDERED that the above-named party shall be permitted to commence or defend the action without costs. The Clerk of Court shall file or issue any necessary writ, process, pleading, or paper without charge.

IT IS FURTHER ORDERED that the Sheriff or other appropriate officer within this State shall make personal service of any necessary writ, pleading, or paper without charge.

IT IS FURTHER ORDERED that this Order shall not apply to costs for transcripts or recordings of court proceedings. A separate application and order shall be required to waive any such fees.

IT IS FURTHER ORDERED that this Order shall expire one year from the date the Order is filed. The party shall be required to reapply for any further waiver after this Order expires.

DATED this 5th day of July, 2016

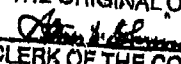

DISTRICT COURT JUDGE

Respectfully Submitted: ALL ABSOLUTE NATURAL RIGHTS Preserved
(Signature) Chris-Harold; E. Abodefor; Carey

(Printed Name) Chris-Harold; E. Abodefor; Carey

In Proper Person

CERTIFIED COPY
DOCUMENT ATTACHED IS A
TRUE AND CORRECT COPY
OF THE ORIGINAL ON FILE


CLERK OF THE COURT

JUL 12 2016